IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

CHAMBER OF COMMERCE OF THE UNITED STATES OF AMERICA; FORT WORTH CHAMBER OF COMMERCE; LONGVIEW CHAMBER OF COMMERCE; AMERICAN BANKERS ASSOCIATION; CONSUMER BANKERS ASSOCIATION; and TEXAS ASSOCIATION OF BUSINESS,

Plaintiffs,

v.

CONSUMER FINANCIAL PROTECTION BUREAU; and ROHIT CHOPRA, in his official capacity as Director of the Consumer Financial Protection Bureau,

Defendants.

Case No.: 4:24-cv-213-P

DEFENDANTS' MOTION TO DISSOLVE THE PRELIMINARY INJUNCTION

Defendants the Consumer Financial Protection Bureau and Rohit Chopra (collectively, the Bureau) respectfully move to dissolve the preliminary injunction granted in the Court's May 10 order, ECF No. 82, and to lift the stay of the Bureau's Late Fee Rule. As the Bureau explains in its accompanying brief, the Court should dissolve the preliminary injunction because its analysis of Plaintiffs' likelihood of success on the merits rested entirely on the Fifth Circuit's holding in *Community Financial Services Ass'n of America, Ltd. v. CFPB*, 51 F.4th 616, 638 (5th Cir. 2022), which the Supreme Court has since reversed, *see CFPB v. Cmty. Fin. Servs. Ass'n of Am., Ltd.*, 601 U.S. 416, 435 (2024). That substantial change in the law governing Plaintiffs' constitutional

claim requires dissolving the Court's preliminary injunction. Although Plaintiffs raised several statutory grounds for relief in their preliminary injunction motion, they have not established a likelihood of success on any of them. The Court should therefore dissolve the preliminary injunction and lift the stay of the Bureau's Late Fee Rule.

DATED: July 18, 2024 Respectfully Submitted,

SETH FROTMAN
General Counsel

STEVEN Y. BRESSLER Deputy General Counsel

KRISTIN BATEMAN
Assistant General Counsel

/s/ Stephanie B. Garlock STEPHANIE B. GARLOCK* Counsel D.C. Bar No. 1779629 JUSTIN M. SANDBERG* Senior Counsel Ill. Bar No. 6278377 **JOSEPH FRISONE*** Senior Counsel Va. Bar No. 90728 Consumer Financial Protection Bureau 1700 G St. NW Washington, D.C. 20552 Stephanie.Garlock@cfpb.gov Justin.Sandberg@cfpb.gov Joseph.Frisone@cfpb.gov (202) 435-7201 (Garlock) (202) 450-8786 (Sandberg) (202) 435-9287 (Frisone) (202) 435-7024 (fax) *Admitted pro hac vice

Counsel for Defendants the Consumer Financial Protection Bureau and Rohit Chopra

CERTIFICATE OF CONFERENCE

I hereby certify that on July 8, 2024, I communicated by email with counsel for Plaintiffs, who indicated that Plaintiffs oppose the motion to dissolve the preliminary injunction.

/s/ Stephanie B. Garlock STEPHANIE B. GARLOCK

CERTIFICATE OF SERVICE

I hereby certify on July 18, 2024, a true and correct copy of this document was served electronically by the Court's CM/ECF system to all counsel of record.

/s/ Stephanie B. Garlock STEPHANIE B. GARLOCK